```
for such benefits may terminate by
                            reason of the
                            provisions of this subsection.
                                (II) RECERTIFICATION CRITERIA.—With
                            to any recertification under subclause
                            (I). the State
                            agency shall
                                               apply the
                                                              eligibility
                            criteria
                                       for
                            applicants for benefits under such
                            program
                                (III) GRANDFATHER PROVISION.—The
                            provi-
                            sions
                                    of this subsection and the
                            recertification
                            under subclause (I) shall only apply
                            with respect
                            to the eligibility of an alien for a
                            program for
                            months beginning on or after the date
                            of recertifi-
                            cation, if on the date of enactment of
                            this Act
                            the alien is lawfully residing in any
                            State and
                            is receiving benefits under such
                            program on such
                            date of enactment.
                     (3) SPECIFIED FEDERAL PROGRAM DEFINED.—For
                 purposes
                            title. the term "specified
                                                                Federal
                 of this
                 "mroaram
                                                                 means
                 any of the following:
                            SSI.—The supplemental security income
(1)
under title XVI of the Social Security Act. including supple-
mentary payments pursuant to an agreement for Federal administration under section 1616(a) of the Social Security
Act and navments pursuant to an agreement entered into
under section 212(b) of Public Law 93-66
(2) FOOD STAMPS
                            FOOD STAMPS.—The food stamp program
as defined
in section 3(h) of the Food Stamp Act of 1977
                 (h)
                         LIMITED
                                      FLIGIBILITY
                                                       FOR
              DESIGNATED
                               FEDERAL
              PROGRAMS.—
(3)
                        IN GENERAL.—Notwithstanding any other
law and except as provided in section 403 and paragraph (2),
a State is authorized to determine the eligibility of an alien who is a qualified alien (as defined in section 431) for any designated Federal program (as defined in paragraph (3)) (4) EXCEPTIONS.—Oualified aliens under this
                        EXCEPTIONS.—Qualified aliens under this
naraaranh
shall be eligible for any designated Federal program (A) TIME-I IMITED EXCEPTION
                                              EXCEPTION FOR
                     REFLICEES AND
                     ASYLEES.—
                            (i) An alien who is admitted to the
                         United
                                                                  States
                         as a refugee under section 207 of the
                         Immigration
                         and Nationality Act until 5 years after
                                               date
                         an alien's entry into the United States.
                             (ii) An alien who is granted asylum
                         under
                                                                 section
                         208 of such Act until 5 vears after the
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date

grant of asylum.

such

(iii) An alien whose deportation is being withheld under section 243(h) of such Act until 5 years after such withholding.

(B) CERTAIN PERMANENT RESIDENT ALIENS.—An

alien who—

(i) is lawfully admitted to the United States for permanent residence under the Immigration and Nationality Act: and

(ii)(I) has worked 40 qualifying quarters of coverage as defined under title II of the Social Security Act or can be credited with such qualifying quarters as provided under section 435, and (II) in the case of any such qualifying quarter creditable for any period